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of **Endia**

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PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

S.R.O. 120, dated 4th Mar. 1958.—The following draft of a further amendment to the Military Lands & Cantonments Service (Class I and Class II) Rules, 1951, which the Central Government proposes to make in exercise of the powers conferred by clause (cc) of sub-section (2) of section 280 of the Cantonments Act, 1924 (2 of 1924), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th April 1958.

Any objection or suggestion, which may be received from any person, with respect to the said draft, before the date so specified will be considered by the Central Government.

Draft Amendment

In sub-rule (a) of rule 5 of the said Rules, for the penultimate sentence, the following sentence shall be substituted, namely:—

"The percentages for direct recruitment and promotion which were fixed at 663 per cent. and 331 per cent. respectively for a period of three years from the 17th February 1954, will continue to be so for a further period of three years from the 17th February, 1957."

S. DEVANATH, Dy. Secy.

S.R.O. 121, dated 26th Feb. 1958.—The following amendments made by the Cantonment Board, Saugor, in exercise of the powers conferred by clause (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), in the byelaws for the rendering necessary of licences for the use of premises within the Saugor Cantonment as stables, or cow or cattle sheds or as accommodation for sheep, goats or fowls, published with the notification of the Government of Central Provinces No. 1996-2133-II, dated the 15th October, 1931, are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Amendments

- 1. In the said byelaws, after bye-laws 2, the following byelaws shall be inserted, namely:—
 - 43. The dung or litter shall be disposed of in such manner as the Canton-ment Executive Officer may, in consultation with the Health Officer, direct.
 - 4. In case dung is desired to be converted into dung cakes, the dung cakes shall be made only in places and on plots approved by the

Cantonment Board. Dung shall in no case be allowed to remain in heaps and the licensee shall not convert the daily output intodung cakes the same day before noon.".

2. the existing byelaw 3 shall be re-numbered as 5, and in byelaw 5 as so re-numbered, for the word and figure 'byelaw' the words 'any of the above byelaws' shall be substituted.

[No. F.12/2/G/L&C/57/613-G/D (C&L).]

S.R.O. 122, dated 27th Feb. 1958.—The following bye-laws for regulating the collection and recovery of cycle and rickshaw tax within the Ramgarh Cantonment, made by the Cantonment Board, Ramgarh, in exercise of the powers conferred by clause (3) of section 282 and section 283 of the Cantonments Act, 1924, (2 of 1924), are hereby published for general information, the same having been previously published, and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

BYE-LAWS

- 1. Every owner of a bicycle, cycle-rickshaw or jin-rickshaw which is kept or used within the limit of the Cantonment of Ramgarh shall be liable to pay the tax at the rate specified in the notification of the Government of India in the Ministry of Defence No. 405, dated 27th December, 1952.
- 2 No tax shall be payable in respect of the following cycles or rickshaws namely:—
- (a) Children's cycles, (b) bicycles or rickshaws which are the property of the State Government or the Central Government, (c) bicycles at the rate of one bicycle per police officer kept under Police Regulations for use in connection with his official work, (d) bicycles at the rate of one bicycle per employee of the Government or the Cantonment Board kept for the efficient performance of their duties for the maintenance of which an allowance is paid by the employer, (e) bicycles and rickshaws kept for sale by a bona fide dealer in such vehicles and not used for hire or any other purpose.
- 3. Every person hable to pay for the cycle or rickshaw tax shall apply in Form 'A' appended to these bye-laws to the Cantonment Executive Officer, within one month of his coming into possession of the cycle or rickshaw to be taxed, for registration of the same and shall remit the tax along with the application. The tax collected shall be acknowledged by means of an official receipt (Form Cantt. 4-B), Form 'B' appended to their bye-laws.
- 4. The receipt shall be granted in the name of the person paying the tax and shall not be transferable.
- 5. On payment of tax, a token will be issued by the Cantonment Board on payment of such cost as may from time to time be fixed by it. The token shall bear the same number as that in the Demand and Collection Register in respect of the person liable to pay the tax and shall be affixed by him on some conspicuous part of the cycle or rickshaw, in the token holder supplied by the Cantonment Board at such cost as fixed by the Board, for which it is issued.
- 6. If the number token of a registered cycle or rickshaw is lost, another token shall be issued on payment of the cost fixed by the Board.
- 7. On expiry of the period of the registration, that is to say on the 31st March next after the date of registration of the cycle or rickshaw every owner of such cycle or rickshaw liable to be taxed, shall apply within one month to the Cantonment Executive Officer for the renewal of registration. He shall also remit the tax along with the application.
- 8. From the information obtained from applicants for registration or renewal of registration or from any other source at its disposal, the Cantonment Board shall cause to be prepared in Form 'C' appended to these bye-laws a Demand and Collection Register in which the names of all persons liable to pay the cycle and rickshaw tax shall be entered.
- 9. Persons who keep cycles or rickshaws for hire shall submit a list of such cycles or rickshaws giving the frame number and makes on the 1st April of every year.

- 10. The Executive Officer or the person authorised by the Board in this behalf may enter the premises where such cycles and rickshaws are kept under the preceding bye-laws in order to check them.
- 11. In any case when the owner of any registered cycle or rickshaw transfers such cycle or rickshaw to another persons during the currency of the registration, the transfer shall be reported to the Executive Officer and thereupon the name of the transferee shall be substituted for the name of the former owner in the Demand and Collection Register. The transferee shall not be liable to pay the tax for the current year, provided the transferor has already paid the tax for that year.
- 12. The original owner shall, until such transfer is reported and such name is substituted in the Demand and Collection Register of the year, be liable as owner of the cycle or rickshaw for compliance with these bye-laws.
- 13. If any cycle or rickshaw for which the tax has not been paid or which is without a number token is found on any public place, its particulars shall be taken down by the Cantonment Executive Officer or any person authorised in this behalf by the Board and appropriate action will be taken.
- 14. Whoever contravenes any of these bye-laws shall on conviction by a Magistrate be punishable with a fine which may extend to rupees fifty and in the case of a continuing breach with an additional fine which may extend to rupees ten for every day during which such breach continues after conviction for the first such breach.

[No. F. 12/12/G/L&C/54/581-G/D(C&L).]

S.R.O. 123, dated 28th Feb. 1958.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924. (2 of 1924), the Cantonment Board, Mhow, with the previous sanction of the Central Government, hereby makes the following amendment in the notification of the late Madhya Bharat Government in the Ministry of Health and Local Self Government No. 155/XXVII, dated the 28th July, 1949, imposing Octroi in the Mhow Cantonment, namely:—

Amendment

For the First and Second Schedules annexed to the said notification, the following Schedules shall respectively be substituted namely:—

FIRST SCHEDULE

Serial No.	Description of goods		Octroi Rates Rs. nP,	Per
Ι,	Butter and Ghee		1.58	——- Мđ.
2,	Vegetable products and Vegetable refined oil		2.56	Md.
3.	Mawa and Betel Leaves		0.64	Md.
4.	Sugar, Sugar candy and oils (used for food purposes)		0.64	Md.
5-	Oil Seeds, Ground nuts (without shell) Dhania, Garlic Green Ginger and Dry Chillies	, ,	0.32	Md.
6.	Fresh fruits, Rice, Milk, Dahi, Gur and Guriya Sugar		0.16	Md.
7.	Ajwan, Methidana, moist chillies, Potatoes, Rataloo, Pindaloo and Groundnuts (with shells)		0.16	Md.
8.	Vegetables, onions and Green chillies		0.08	Md.
9.	Food Grains of all kinds (milled or parched)		0.08	Md.
IO.	Oil Cakes, Cotton seeds, Coal, Coke and Charcoal		0.08	Md.
II.	Sugarcane, Bhuttas, Green Gram and Bran		0.04	Mđ.
Т2	Fire d, Dry Grass, Karbi and Khari Matti		0.04	Md.

Serial No.	Description of Goods					Octroi Rates Rs. n P.	Per		
SECTION II									
13.	Buffalo					1.00	Head		
14.						0.50	3 3		
15.						0.25	, ,		
16.						0-12	31		
I 7 €				•	•	0.25	,,		
18.		•	•	•	•	0.12	3 3		
19. 20.		•	•	•	•	0.06 0.06	3.3		
20.	<u> </u>	•	•	•	•	0.06	Dozen		
21.	12889	•	-	•	•	0 00	Dozen		
	-Octroi on animals for slaughter will be r and not at the time of import into Cantor Section III		at 1110		,, 01	**************************************	s the annitori		
22.	Bamboos					0.04	Per rupce ad valorem.		
23.	Trapstones, Moorum Metal and sand (No	t Narba	da san	d)		0.12	Cart.		
24.	Country Bricks (Not table moulded) .					0.28	1000 Nos.		
25.	Country Tiles (Not the Mangalore Type)	•	•	٠	•	0.13	1000 Nos.		
	Section IV								
26.	Yellow Kerosene Oil	•		•		0.04	Rupec		
27.	Petrol					0.06	Gallon .		
28.	Tadi					0.09	Gallon.		
29.	Country Liquor, Ganja, Opium, Charas as	nd Bhan	g.			0.12	Rupce		
	The Committee of the Co	: T		. 3 3 6 . 4	_		ad valorem.		
30.	Foreign Liquor, Indian made Foreign I ylated spirit	-iquor, i	eer at	ia Mici	n-	0.08	,,		
	Section V								
31.	Motor Cars, Motor Lorries, Trucks, Trac	tors and	Moto	r Cycle	8	0.04	Rupee ad valorem,		
32.	Articles received through the Post				•	• •	As per Schedules		
33-	Goods not specifically provided for above		•	•		0.04	in force. Rupee ad valorem.		

SECOND SCHEDULE

- 1. Goods on which the tax would be less than 1 N.P.
- 2. Agricultural implements (excluding any machinery and its parts) head loads of firewood, grass, cowdung cakes and coal.
- 3. Maps, News Papers, Magazines, written answer books, Examination Papers, Printed Books, which impart knowledge, and Cinema Films and Trailors of Films (excluding old newspapers, magazines, books and waste papers of all kinds).
 - 4. Gold and Silver Jewellery or ornaments for personal use and Coins.
- 5. Bonafide personal and household belongings already in use of a person arriving to take up his residence in Mhow Cantonment, and bonafide personal luggage of a traveller.
- 6. Goods which before entering the Octrol limits are the bonafide property of the Government, Cantonment Board, Mhow, and the Indian Red Cross Society or its branches, if accompanied at the time of import by a Certificate signed by

a Gazetted Officer of the Government Department concerned, the Executive Officer, Mhow Cantonment, or the Honorary Secretary, Indian Red Cross Society or its branches.

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Note,—This exemption shall not apply to the goods subsequently sold or issued on payment,

- 7. Goods brought back to the Cantonment within 2 months of the export under a Certificate in the form and signed by a person prescribed by the Board on the grant of application for such export made to the Octroi Superintendent at least 2 days before the actual export.
- 8. Goods declared by the importer, in the form prescribed by the Board to be intended for free distribution as advertisements or samples in order to secure supply orders.
 - Articles of dowry imported with marriage parties,
 - 10. Raw hides, common salt and white kerosene oil.
- 11. Articles imported by the Police Department in connection with Criminal cases, provided that these articles are accompanied by Certificate, signed by a Police Officer not below the Rank of Sub-Inspector.
 - 12. Clothes of Dhobies, reimported after washing
- 13. Second hand tools imported by workman for his own use and not for sale, provided that a written declaration to this effect is given at the time of import.
 - 14. Hand woven and spun (Khadi) and Yarn upto 20 Counts.
 - 15. Charkhas of all description.
 - 16. All Plants, trees and seedlings.
 - 17. Games which has been shot.
 - 18. Stamps, Stamp papers, and Judicial petition papers.
- 19. Bonafide luggage and Equipments imported by Theatrical, Circus and other travelling companies for their performance, but not including those articles which are intended for prizes, provided that a written declaration to this effect is given by the Manager of the Company.
- 20. Goods which in the public interest and in the opinion of the Board, should be exempted and such exemption shall last for such time only, as may be determined by the Cantonment Board.
 - 21. Presents and gift parcels upto the value of Rs. 15.

[No. 53/1/G/L&C/58/574-G/D (C&L)]

S.R.O. 124, dated 26th Feb. 1958.—Corrigendum.—In the notification of the Government of Inche in the Ministry of Detence, S.R.O. No. 32, dated the 10th January, 1958, published at page 12 of Part II, Section 4 of the Gazette of India, dated January 25, 1958, in line 3 for "of Shri Joseph S. Khan, to the Cantonment Board, Subathu", read "of the following persons to the Cantonment Board, Shrillong".

[No. 53/1/G/L&C/58/574-G/D (C&L).]

S.R.O. 125, dated 11th March 1958.—In pursuance of the provisions of Sub-Section (7) of Section 13 of the Cantonments Act 1921 (2 of 1924), the Central Government is pleased to notify the election of the following persons to the Cantonment Board, Meerut, from the ward noted against cach:—

[No. 29/53, G/L&C/56];

K D. BHARGAVA, Under Seey,